## Case85221:em000093:0BDB-TN/D18E/Note:D#4-Boottileetn06/25/124d 0Pa/2e/21of 2ageage112 #P36ge ID #:24

NAME & ADDRESS	CLERK, U.S. DISTRICT COURT		
	DISTRICT COURT CT OF CALIFORNIA CENTRAL TRICT OF CALIFORNIA EASTER TIVISION BY DEPUTY		
UNITED STATES OF AMERICA  PLAINTIFF,  V.	CASE NUMBER 21-MJ-430		
Jamal D. Holdman	CONSENT TO VIDEO/TELEPHONIC CONFERENCE AND/OR WAIVER OF DEFENDANT'S PRESENCE AND PROPOSED FINDINGS/ORDER		
DEFENDANT(S).			
Check each that applies:  CONSENT TO VIDEO CONFERENCE/TELEPHONIC CON  Consent to Video Conference/Telephonic Conference	FERENCE WAIVER OF DEFENDANT'S PRESENCE		
- 14	rstand that the U.S. Constitution, the Federal Rules of Criminal		
	ght to have all the below-listed proceedings take place in person in intarily consent to the proceedings below instead taking place by		
Check each that applies:			
Detention/Bail Review/Reconsideration Hearing(s) (18 U.S.C.	Sec. 3142) Initial Appearance (Fed. R. Crim. P. 5)		
Preliminary Hearing (Fed. R. Crim. P. 5.1)	Arraignment (Fed. R. Crim. P. 10)		
Pretrial Release Revocation Proceedings (18 U.S.C. Sec. 3148)	Waiver of Indictment (Fed. R. Crim. P. 7(b))		
Misdemeanor Pleas and Sentencings (Fed. R. Crim. P. 43(b)(2	2)) Appearances under Fed. R. Crim. P. 40		
Probation and Supervised Release Revocation Proceedings (Fe			
Note: to consent to an appearance by video or telephonic conferenc the "Proposed Findings" section on page 2 of this form.	e at one of the two proceedings listed below, you must also complete		
Felony Pleas (Fed. R. Crim. P. 11) Felony Sentencings (Fed. R. Crim. P. 32)			
2. Waiver of Defendant's Presence			
I, , unde	erstand that the U.S. Constitution, the Federal Rules of Criminal		
Procedure, and/or one or more federal statutes may give me the r	ight to be present at all of the below-listed proceedings – in person, tion with counsel, I knowingly and voluntarily waive my right to be phonic conference at the proceedings below:		
Check each that applies (and use Form CR-35 to waive the defende	ant's presence at other types of proceedings):		
Detention/Bail Review/Reconsideration Hearing(s) (18 U.S.C			
Preliminary Hearing (Fed. R. Crim. P. 5.1)	Appearances under Fed. R. Crim. P. 40		
Pretrial Release Revocation Proceedings (18 U.S.C. Sec. 3148	)		
Misdemeanor Pleas and Sentencings (Fed. R. Crim. P. 43(b)(			
Probation and Supervised Release Revocation Proceedings (I			
6/22/21 151	- 5		

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I have translated this consent/waiver to the Defend	lant in the		language.
Date	Interpreter (if required)	Signed for Interpreter by C Interpreter's Authorization	counsel for Defendant with [Check if applicable]
I am counsel for the Defendant herein. Prior to the Defendant's behalf, I fully advised the Defendant or regarding such rights and the Defendant's consent/Defendant's consent/waiver(s) are knowing and vo	f the Defendant's above- /waiver(s). I believe that	referenced rights and consulted the Defendant understands sucl	with the Defendant
6/22/21 Date	Counsel for Defendant	The second	1.7
3. Proposed Findings Regarding Harm of Furthe	er Delay of Felony Plea	or Sentencing	general en er
Pursuant to \$ 15002(b)(2) of the Coronavirus Aid, No. 20-043 (In Re: Coronavirus Public Emergency pleas and sentencings cannot be conducted other to or sentencing "cannot be further delayed without consent to a felony plea or sentencing taking place telephonic conference, instead of in person in ope this showing.	y Use of Video and Telep than in person in open co serious harm to the inter e by video conference or,	honic Conference in Certain Cr ourt unless the judge makes spec ests of justice." Accordingly, if t if video conference is not reasor	iminal Proceedings), felony rific findings that the plea he defendant intends to nably available, by
4. Order Adopting Findings Regarding Harm	of Further Delay of Felo	ny Plea or Sentencing	
Pursuant to § 15002(b)(2) of the Coronavirus Ai No. 20-043 (In Re: Coronavirus Public Emergen hereby find that the:	id, Relief, and Economic	Security ("CARES") Act and § 2	of Order of the Chief Judge Criminal Proceedings), I
Felony Plea (Fed. R. Crim	n. P. 11)	ony Sentencing (Fed. R. Crim. F	2. 32)
in this case cannot be further delayed without se	erious harm to the interes	sts of justice, for the reasons set i	forth above.
Date	United States District	i Judge	56